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THE

American Querist:

OR,

SOME QUESTIONS PROPOSED

RELATIVE TO

THE PRESENT DISPUTES

BETWEEN

GREAT BRITAIN,

AND HER

AMERICAN COLONIES.

By a NORTH-AMERICAN.

We are not to think every clamorous Haranguer, or every splenetie Repiner against a Court, is therefore a PATRIOT.

Bishop Berkley.

BOSTON:

Re-printed by MILLS and HICKS, and Sold at their Printing-Office in School-street, 1774.

A Nicon O marine descent committee was T H E BROWN

## AMERICAN QUERIST.

1. WHETHER Americans have not a right to speak their sentiments on subjects of government; and whether all attempts to check and discourage freedom of speech, any farther than to prevent the licentious abuses of it, are not to be considered as unwarrantable usurpations, tending to introduce and establish a bondage of the worst kind?

- 2. Whether Americans have not an equal right to express their sentiments, when they happen to differ from, as when they happen to correspond with, the popular opinion?
- 3. Whether I differ more from another, than he differs from me; and, consequently, whether he has a better right to abuse me for a difference of sentiment, than I have to abuse him?

want law and 4. Whether

- 4. Whether bigotry be not naturally productive of intolerance, and whether bigotry and intolerance in *politics* be not as abfurd in reason, as mean in their nature, and as destructive to society, as bigotry and intolerance in matters of religion?
- 5. Whether there can be a greater proof of bigotry, either in religion or politics, than an obstinate resolution to hear or see nothing that is offered on the subject in question, by persons who are supposed to be of different sentiments?
- 6. Whether such a resolution be not also a proof, that a man is conscious of the weakness of his cause, and asraid of the force of those arguments which may be offered against him?
- 7. With regard to the present disputes between the British American colonies and their mother country, whether there be not many of the colonists, who, by refusing to hear or see what is offered on the side of government,\* betray the abovementioned consciousness and fear?

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- 8. Whether political bodies do not resemble animal bodies in many respects; and whether, when they are difordered, the same regimen and management which are needful for one, may not be proper for the other, in fimilar cases ?
- o. Whether the American colonies do not consider themselves as composing one diftinct political body \*; and whether this body does not appear at this time to be deeply difordered !
- 10. Whether the diforder of the colonies, to speak in language taken from animal bodies, be not of the feverif kind, as it is attended with an irregular, high pulse, and discovers, in some parts, a dangerous fwelling and inflammation; and whether it has not been occasioned, in a great meafure, by their own imprudence and intemperance?
- 11. Whether heating doses do not, in all cases, tend to increase a fever; and whether inflammatory publications and harangues

allowed fair play by the printer, but because those who are disposed to think more favourably of the administration than some of their neighbours, are allowed to speak.

\* " They form one political body, of which each colony is a member."

Pennsylvania Farmer's Letters.

rangues be not fo many heating dofes, with regard to political bodies?

12. Whether, in investigating the nature and cause of disorders, and in fixing upon a method of cure, we ought not to have recourse to plain facts, and to general and established principles, instead of being governed by the advice, and relying upon the opinions of notorious quacks and empiricks, who have an interest in deceiving us?

13. Whether some degree of respect be not always due from inseriors to superiors, and especially from children to parents; and whether the resusal of this on any occasion, be not a violation of the general laws of society, to say nothing here of the obligations of religion and morality?

14. Whether what conflitutes right conduct among men, does not conflitute right conduct among societies, or bodies of men, with regard to one another; and whether the latter can be less criminal, or their conduct less disgusting and shocking to the genuine feelings of the moral sense, when they transgress the common rule of duty, than the former?

- 15. Whether Great-Britain bears not a relation to these colonies, similar to that of a parent to children; and whether any parent can put up with such disrespectful and abusive treatment from children, as Great-Britain has lately received from her colonies?
- 16. Whether all true friends to the colonies, with whatever zeal they may think themselves bound to affert and support their claim, ought not, from a regard both to duty and safety, on every proper occasion, to express their disapprobation of a behaviour, which is indecent and shameful in itself, and which has brought upon the Americans the indignation of a power, which the proudest nation in Europe reveres, and under whose resentments the strongest would tremble?
- 17. Whether it be a mark either of wifdom or candour to believe, declare, or infinuate, that *Great-Britain* has acted altogether from wrong motives, and the colonies altogether from right ones?
- 18. Whether there can be any medium between being subjects and not subjects; and whether, if the Americans be not British subjects

subjects, they are not, with regard to Great-Britain, aliens and foreigners?

- 19. Whether, if the colonies be a part of the great British community, they are not necessarily subject in all cases, to the jurisdiction of that legislative power which represents this community, or, in other words, to the British parliament?
- thority of every nation does not necessarily extend to all the dominions of that nation; and whether any place, to which this authority does not extend, can justly be faid to be a part of its dominions?
- 21. Whether, in consequence of a general grant, particular claims, founded upon partial constructions and remote inferences, which are contrary to the apparent interest and design of the granter, can be valid, either in law or in equity?
- 22. Whether any direct evidence has his therto appeared in favour of the exemption for which the colonies contend; and whether it does not concern the managers of their cause, previously to any other steps; to produce fuch evidence in support of their claim?

bability, that, when the first grants of land in America were made by the British crown to British subjects, it was intended by the former, or understood by the latter, that they were to be no longer subject to the supreme legislative authority of the British nation?

24. Whether, supposing this to have been really intended, it was in the power of the crown to alienate any part of its dominions, without the advice and consent of parliament?

25. Whether the above supposition does not imply, that the executive power is able at pleasure, to annul, alter, or restrain the legislative power, which is the greatest absurdity?

26. Whether the exemption contended for be not inconfistent with the nature of dependent colonies, and compatible only with the idea of independent states?

27. Whether a right in the colonies to choose which laws of *Great-Britain* they will obey, and which they will disobey, would leave any obligation to obedience at all?

B 28. Whether,

- 28. Whether, in such a case, the Americans, being not English subjects, can claim the protection of the English laws, or talk of their rights as Englishmen, with any propriety?
- 29. Whether there has ever been a time, fince the fettlement of the colonies, in which the nation appears to have thought, that it had not a full and compleat right of jurif-diction over them, notwithstanding the privileges granted them by charter?
- 30. Whether there has ever been a time, in which the colonies appear to have thought, that the nation had not a full and compleat right of jurisdiction over them, till about the year 1764?
- 31. Whether more was expressly granted or meant to be granted, by charter to any of the colonies, than authority for regulating respectively their own police; and whether such an authority, granted for the purpose of internal regulation and government, can be fairly construed to exempt any society, or incorporated body whatever, from the supreme legislative power of that nation, to which it belongs?
  - 32. Whether, on the contrary, obedience

to the laws of Great-Britain, without any restriction or exception, was not clearly observed in all the charters granted to the colonies; and particularly, whether the right of parliament to lay taxes, was not expressly and literally observed in the charter of Pennsylvania?

- 33. Whether therefore the *Pennfylvanians* ought not now to be out of the question, as they can have no plausible pretence for urging a claim, from which they have been precluded by their own former slipulation?
- 34. Whether the first charter which was granted, for the purpose of colonization, by the crown of England in 1606, and the fecond, which was granted three years afterwards, did not subject the two Virginia companies to laws made by a council of the proprietors residing in England, first nominated by the crown, and afterwards to be elected by the proprietors refiding in England; and whether the fame charters did not provide, that even the King might tax all the inhabitants within the grant, by his fole prerogative, without confulting his parliament, and appropriate the monies, thus raifed by taxes, for the use and benefit of the crown only ?

35. Whether the territory granted upon these terms did not extend from latitude 34 to latitute 45, and include all the country lying between Carolina and Nova-Scotia, and consequently the present New-England colonies; the inhabitants of which originally settled under the very charters above-mentioned, after having purchased from one of those companies?

36. Whether the Massachusetts company had authority, under their first charter, to assess or tax the inhabitants for any purposes whatever; and whether their having levied money of the inhabitants was not alledged in the writ of scire facias issued against their charter, in the reign of Charles the second, as an act of notorious delinquency, upon which, judgment was given against them in the court of King's-Bench, and the charter vacated?

37. Whether, in the new charter, which was granted them by William and Mary, and under which they have been governed to the prefent year, the power of levying taxes is not restrained altogether to provincial and local purposes, and allowed to be exercised over such only as are inhabitants and proprietors in the province, so that the English traders

traders and their goods, which may happen to be in any of the ports of the province, are entirely exempted from this authority?

- 38. Whether the whole tenor of this charter does not operate against the claim that is made by the people of the Massachusetts-Bay, evidencing the limitation of their legislative authority, instead of restraining the power of the British parliament?
  - \$9. Whether the charter granted to Lord Baltimore, in 1632, did not expressly provide, that the inhabitants of Maryland, for the future, should be separated from Virginia, and not dependent upon the government of that, or any other colony; BUT, that they should be subject immediately to the CROWN of England, as depending thereof forever?
  - 40. Whether the charters granted by Charles the Second, to the inhabitants of Connecticut and Rhode-Island, are more than bare charters of incorporation, erecting them respectively into corporate bodies, and empowering them to perform corporate acts, in the same manner, say the charters, "as other our liege people of this our realm of England, or any other corporation," tion,

"tion, or body politic, within the fame;" necessarily implying, that they were thought to be within the realm of England, and subject in all cases, to the supreme authority of the realm?

41. Whether the charter of Carolina, granted in the same reign, did not fully declare the like dependency of the inhabitants, in the following words: "Our will "and pleasure is, that they be subject immediately to our crown of England, as depending thereof forever; and that the inhabitants shall not, at any time, be liable to answer to any matter out of our faid province, other than in our realm of England, and dominion of Wales?

- 42. Whether subjection to the Crown of England ever meant, in public instruments, subjection only to him who held the crown of England, in his private or personal capacity; and whether the laws do not always mean, by the authority of the crown, the supreme authority of the nation, represented by the crown?
- 43. Whether the use of the great seal of England, in ratifying the grants abovementioned, does not prove that, in each instance,

instance, the whole affair, on one side, was a public transaction, and in behalf of the nation, and that the subjection, or dependency expressly reserved, was to be of the same extent with the authority that required it?

- 44. Whether it does not appear from acts that have been made in every reign, since the founding of the colonies, that it was the fense of Parliament, that its authority over the American plantations was as full and unlimited, as over any other part of his Majesty's dominions?
- 45. Whether the preamble to an act of the parliament, in 1650, although the act it-felf was unconflitutional and invalid, did not express the opinion of the wisest men in the nation, and even of the fons of liberty, at that time, with regard to the point in question, when it declared, concerning the colonies and plantations in America, that they had "ever fince the planting there-" of, been, and ought to be, subject to fuch laws, orders and regulations, as are or shall be made by the parliament of England?
- 46. Whether the following acts viz. of the 12th, 15th, and 25th of Charles II.—
  of

of the 7th and 8th of William and Mary, and more particularly an act passed the same year, entitled, " An act for preventing " frauds, and regulating abuses in the plan-" tations," and an act of the 11th, of the " fame reign," for the trial of pirates in America, an act of the 9th of Queen Ann, for establishing the post-office in order that " her Majesty may be Jupplied, and the re-" venue arising by the said office better im-" proved, settled and secured to her Majesty. " her heirs and fuccessors" -and the feveral acts made in the late reign, relating to the manufacturing of hats, the naturalization of foreigners, and rendering lands in America affets, &c. I fay, whether fuch a fucceffion of fuch acts does not afford compleat evidence, that the parliament has always claimed, and exercised, an unlimited jurisdiction over the colonies, whenever the occasion was thought to require it?

47. Whether in the late reign, when the affembly of Jamaica withheld the usual grants for the support of government in that island, and the ministry desired the opinion of those two eminent lawyers, Sir, Clement Wearg, and Sir Philip York, then attorney and solicitor general, on this point, whether the King, or his privy council,

council, had not a right to levy upon the inhabitants the taxes that were wanted; they did not reply in the following words:
"That if Jamaica was still to be considered ed as a conquered island, the King had fuch a right; but if it was considered in the same light with the other colonies, no tax could be imposed on the inhabitions, but by the assembly of the island, or by act of parliament."?

- 48. Whether the right of parliament to impose taxes upon the colonies, which appears to have never been questioned in England, was not generally admitted in the colonies, and the exercise of it thought expedient and necessary so very lately as in 1755?
- 49. Whether the congress at Albany in that year, consisting of gentlemen of the first character from most of the colonies, did not approve of, and agree to, the proposal of general Shirley, that "application flould be made to parliament, to empower the committees of the several colonies to tax them," in proportion to their refuge abilities, in order to raise a general fund for the common defence?"

C 50. Whether

50. Whether, when Mr. Shirley's plan, including this propofal, was laid before the affembly of New-York, it was not refolved by that house, after a proper discussion of all the particulars, "That the scheme pro-"posed by governor Shirley, for the de-"fence of the British colonies in North-"America, is well concerted, and that "this colony joins therein!"

51. Whether it could have been the opinion of general Shirley, or of the gentlemen at the congress, or of the house of assembly in New-York, that the parliament could delegate a power to others, with which they were not vested themselves?

52. Whether it has not been a standing maxim with our judges and lawyers, however some of them may have departed from it lately, that the original settlers of the colonies brought over with them the laws of England that were then in sorce, from which they were not released by any subsequent charters; and that all acts of parliament that have passed since that period, in which the design of extending them to the colonies is expressed, have, and ought to have, the sorce and obligation of laws upon the colonies in general?

53. Whether the utmost claim of the colonies, at the time of the late stamp-act, was more than an exemption from the authority of parliament, as far as it related to internal taxation, for the purpose of a revenue?

54. Whether it was not then allowed by the public advocates for American liberty, that the parliament had a right to regulate the trade of the colonies, and to lay duties both on their imports and exports \*!

55. Whether

\* The very respectable author of a leading pamphlet in those times, entitled, Considerations on the propriety of imposing taxes, &c. declares his opinion in the following words. " The subordination of the colonies, and the au-" thority of the parliament to preserve it, have been fully " acknowledged. Not only the welfare, but perhaps the " existence of the mother country, as an independent king-"dom, may depend upon her trade and navigation, and " these (may depend) so far upon her intercourse with the " colonies, that, if it should be neglected, there would " foon be an end to that commerce, whence her greatest " wealth is derived, and upon which her maritime " power is principally founded. From these considera-" tions, the right of the British parliament, to regulate " the trade of the colonies, may be justly deduced; a de-" nial of it would contradict the admission of the subordi-" nation, and of the authority to preserve it, resulting from "the nature of the relation between the mother-country and her colonies. It is a common, and frequently the " most proper method to regulate trade by duties on imports and " exports. The authority of the mother-country to regu-" late the trade of the colonies being unquestionable, what " regulations 55. Whether the parliament, receding from, but not meaning to give up, the right of taxation, did not then meet the colonies upon their own ground, exercifing no more than the right that had been admitted, of regulating their trade, and imposing duties upon a few of their own exports to the colonies?

56. Whether

regulations are most proper, are to be of course submitted to the determination of the parliament; and
if if an incidental revenue should be produced by such regulations, these are not therefore unwarrantable.

"A right to impose an internal tax on the colonies, without their consent, for the single purpose of a revenue, is denied; a right to regulate their trade, without their consent, is admitted. The imposition of a duty may, in some inflances, be the proper regulation. If the claims of the mother-country and the colonies should seem on such an occasion to interfere, and the point of right to be doubtful (which I take to be otherwise) it is easy to guess that the determination will be on the side of powers er, and that the inferior will be constrained to submit."

The worthy author of the Pennfylvania Farmer's Letters, fays, "The parliament unquestionably possess a legal authority to regulate the trade of Great-Britain and all her colonies: Such an authority is effential to the relation best tween a mother-country and her colonies, and necessary for the common good of all. He who considers these provinces, as states diffined from the British empire, has very stender notions of justice, or of their interests: We are but parts of a whole, and therefore there must exist a power somewhere to preside and preserve the connection in due order; this power is lodged in the Parliament."

56. Whether a regard to decency and confistency ought not to have produced in the Americans a quiet and peacable submission to an act, which was framed on the very principles that had been so lately established, in behalf of the colonies?—But,

57. Whether the colonies did not then introduce a new distinction, to take off the force of their former concessions, contending that duties laid upon the necessaries of life, such as paper, glass and paint (which, by the way, can be called necessaries only by a violent hyperbole) were equivalent to an internal tax, and therefore inadmifsible?

58. Whether the parliament, in farther compliance with this diffinction, did not then withdraw the duties they had laid upon fuch necessaries, reserving only, as a mark of their authority to impose taxes, a small duty of three pence per pound, upon an article of sheer luxury, which can never be materially useful to any of the colonies, and which has been very hurtful to all of them, occasioning such an expensive manner of living as the inhabitants in general are unable to afford?

- 59. Whether the opposition now made to this trifling duty, upon a hurtful luxury, is not as general, as vigorous, as clamorous, and as injurious to private property, and the alarm of danger to our conftitutional rights, founded with as much vehemence and vociferation, as in the time of the stamp-act?
- 60. Whether the facts here alluded to, following one another in fo close a succeffion, do not amount to a clear proof, that every indulgence or concession granted to the colonies operates against the authority of parliament, as for every inch given from a principle of generosity, an ell is demanded as matter of right; and whether the inference be not natural, that nothing less will fatisfy the colonies, than an absolute renunciation of all claim of authority or jurisdiction, in the British parliament?
- 61. Whether the maxim, that Englishmen are bound by no laws but fuch as they confent to, either personally or by their representatives, has not been grossly misunderstood by our American patriots, and very absurd inferences been drawn from it?

- 62. Whether the English constitution does not make the king and parliament the representatives of all the people within the kingdom, whether they be actual electors or non-electors?
- 63. Whether a great part of the people in *England* can be faid to give their confent to the laws that are made, by any other reprefentatives than these?
- 64. Whether perfons who have a right to vote in the election for members of parliament, are not often bound by laws, to which they confent in no shape, except as above-mentioned; they not approving of the laws; and even the members for the county or borough in which they voted, opposing and protesting against the laws at the time of making them?
- 65. Whether, for inflance, a duty has not been laid upon hops, and an excise upon cyder, when the hop-growers, and the makers of cyder, and their friends in parliament, have used their utmost influence to prevent the passing of the law:
- 66. Whether, therefore, the confent given by them to the law, was not a confent without their approbation or liking; and

and whether fuch a confent, which is the only one given by many Englishmen, be the privilege for which the colonies contend?

- 67. Whether therefore the maxim, that Englishmen are bound only by laws to which they confent, can be true, otherwise than of the nation collectively, or the body of the people, while great numbers of them are forced to submit to many laws with reluctance?
- 63. Whether, if it were allowed to the colonies to fend members to parliament of their own choosing, they would accept of the offer?
- 69. Whether, while they would refuse to fend members to parliament, they have any right to exclaim against acts of parliament, on account of their having no members in parliament to represent them distinctly?
- 70. Whether the privileges enjoyed by virtue of the English constitution of government are not political privileges; and whether the natural right of the Americans can entitle them to the political privileges of Englishmen,

Englishmen, any more than to the political privileges of Dutchmen \*?

- 21. Whether upon a review of the arguments that have been used in favour of the colonies, it be reasonable to expect that the British parliament will be convinced by them; or that, without conviction, after their right to govern, and regulate the trade of the colonies; has been so indecently questioned and denied, they will not affert it in such a way, as shall be thought most expedient and effectual.
- 72. Whether an effectual support of the authority of parliament, after such a denial of it, can be supposed to have so light an

<sup>\*</sup> This query is occasioned by the resolves of some of our former assemblies, and of some of our late county-committees, and by an English pamphlet, lately re-printed in New-York, entitled, Considerations on the measures carrying on with respect to the British colonies in America. The author of the pamphlet, who writes altogether ad populum, founds the claim of the Americans, first, upon the natural rights of mankind; secondly, upon the English constitution; and, thirdly, upon the provincial charters. He offers not much in support of the first of these points, because the position would not admit of much to be said in its savour; he says but very little in support of the second, because he has more respect for those able persons who have handled the subject before him, than to go over it again so much to its disadvantage; and he says nothing at all upon the third, because he very judiciously thinks it best, to leave the particulars of this subject to themselves (the Americans) who are best acquainted with them.

an effect upon the property of Americans, as the small duty upon tea, if quietly submitted to, necessarily would have?

73. Whether therefore those patriotic gentlemen, and patriotic labourers and mechanicks, who have urged on a greater evil, in order to avoid a less, are in reality, whatever they may have intended, friends to their country?

74. Whether interested, defigning men, --or men who court popularity as the great Sultana of their affections--or ignorant men, bred to the lowest occupations, who have no knowledge of the general principles upon which civil society should be always established---are any of them qualified for the direction of political affairs, or ought to be trusted with it?

75. Whether the old rule, Ne futor ultar crepidam, be not a good rule and proper for this day?

76. Whether the colonies, in a great meafure, have not, for ten years past, been under an iniquitous and tyranical government, namely, the government of unprincipled mobs; and whether experience has not yet convinced us, that this mode of governing a country is most detestable?

- 77. Whether the font of liberty have ever willingly allowed to others the liberty of thinking and acting for themselves; and whether any other liberty than that of doing as they shall direct, is to be expected during their administration?
- 78. Whether it would not be fafer, both to our liberty and property, to be under the authority of the British parliament, and subject to all those duties and taxes which they might think fit to impose a than to be under the government of the American sons of Liberty, without paying any duties or taxes at all?
- 79. Whether the unavailing opposition that has been made to parliament, has not, fince the commencement of the present year, been a greater expence to the Americans, if we allow for the neglect of business, and extraordinary tavern expences, than all the duties with which the parliament would probably charge us, would amount to in fifty years?
- 80. Whether if the British parliament should only leave us to ourselves, as some wise persons have seriously advised; or if we were able to compel them to submit to our own terms, which no wise person san imagine that we are; either event would not be as great a cala-

calamity to the colonies, in its natural confequences, as the pelfilence or a famine?

- 81. Whether, without the superintending authority of Great-Britain to restrain them, the colonies would not probably be soon at war among themselves; and whether without the same authority to protect them, they would not probably soon become a prey to some foreign power.
- 82. Whether, if the connexion of the colonies with Great-Britain were diffolved, they must not immediately put themselves under the protection of some maritime power, less able to defend them, and less disposed to indulge their froward and petulant humour?
- 83. Whether, in fuch a case, they would not be obliged to pay dearly for the protection afforded to their ships abroad, or to their sea-ports at home; and whether this would not be a much heavier burden, than that of the duties that have been demanded by the *British* parliament?
- 84. Whether there can be any prospect of peace or safety to the colonies, while they are under the displeasure, and exposed to the resentment of Great-Britain?
  - 85. Whether therefore the reconciliation

of Great-Britain to her colonies be not a matter of capital and supreme importance, to promote which, every American is bound, in duty to his country; and as he values the peace of Jerusalem, to contribute his best wishes, prayers and endeavours?

- 86. Whether every thing that tends to obstruct so desirable an event, ought not to be conscienciously avoided, and treated with abhorrence ?
- 87. Whether Great-Britain can be supposed at present to be in such a condition, or of fuch a temper, as patiently to put up with our bullying and abusive language, to fubmit to our reproaches, or to be intimidated with our threatenings?
- 88. Whether on the other hand, the continuance of fuch provocations will not necessarily increase the indignation of a power that is irrefistable by us, and render an accommodation impracticable, but upon terms the most humiliating to the colonies?
- 89. Whether the feveral colonies, by having chosen delegates to represent them at the congress, have not taken the matter in dispute out of the hands of the people; and whether those, who, notwithstanding, still endeavour farther to inflame the

passions \* of the populace, already intoxicated with a few magical founds, are not to be considered and treated as incendiaries, scattering abroad the sirebrands of faction, in order to bring on the conflagration of their country?

90. Whether what is farther to be offered on the subject in dispute, should not be addressed to the gentlemen of the Congress, who are entrusted with, and answerable, in no small degree, both in this world and the next, for the fate of the colonies; and whether, in that case, if we mean not to affront them, cool and impartial representations and reasonings ought not to characterise our future political productions?

## 91. Whether full confidence ought not

\* As a specimen of the language with which the minds of the deluded Americans are poisoned against the government, by some of our weekly news-papers, the following passage is selected from HOLT's paper of August 18:

"We are affured that Captain William Bull, in a floop from this place, but last from the West-Indies, is arrived at Wilmington, North-Carolina, and that the inhabitants of that place have bought his vessel, and are loading her with provisions for the supported at the expence of the last mite, and even the last drop of blood in North-America, for their noble stand against the oppression and tyranny of a miserable, corrupt, debauched, and almost bankrumpt administration, devoid of sense, humanity, and every principle superior to that of meer brutes; an administration, compared with whom a common highway robber is almost a faint."

to be reposed in the wisdom, the prudence, and patriotic spirit of our representatives at the congress, who are generally men of property, and have much more to risque than most of their constituents?

- 92. Whether it be not time for our farmers and mechanicks, and labourers, to return to their business, and the care of their families; and all serious Christians, to a sense of their duty?
- 93. Whether it does not become us to employ the present interval of reflexion, in examining, how far the principles that have been propagated amongst us are conformable to reason, and productive of good or evil to society; and whether, in reality, they deferve to be countenanced or discouraged?
- 94. Whether it would be amifs, at the fame time, to confider, how far the Supreme Governor of the world, from whose jurifdiction no resolves of town-meetings can exempt us, may be supposed, from the declarations he has made, to approve of our conduct?
- 95. Whether the prosperity of states, and of all public societies, does not depend upon his bleffing; and whether his bleffing is to be otherwise expected, than in the way of conformity to his precepts?

- 96. Whether he has given any dispensation to the body of the people, under any government, to resuse honor, or custom, or tribute, to whom they are due; to contract habits of thinking and speaking evil of dignities, and to weaken the natural principle of respect for those in authority?
- of man for the Lord's sake; and require us, on pain of damnation, to be duly subject to the higher powers, and not to resist their lawful authority?
- 98. Whether, if it should finally appear, that the claim of the British parliament is just, and according to law, it be not a necessary consequence, that the colonies have resisted that power, which is ordained of God, and are in the high road to open rebellion?
- 99. Whether those, who on the present occasion, so zealously proclaim their attachment to revolution principles, give not too much reason to expect, that they are fond of revolutions? But after all,
- 100. Whether it be not a matter both of worldly wisdom, and of indispensable Christian duty, in every American, to fear the Lord and the King, and to meddle not with them that are GIVEN TO CHANGE?

F I N I S.





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